

CC TO JUDGE DM

1-10-02

CO1-1277Z

KEVIN A. JOHNSON

Court of App. #4

500 FIFTH AVENUE S9L-C

Sup Ct. # D0-10138-1

SEATTLE, WA 98104

00-4214

UNITED STATES DISTRICT COURT

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FILED  
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% JUDGE RICARDO MARTINEZ

JAN 16 2002 DM

215 COURTHOUSE PLAZA

1010 FIFTH AVENUE

SEATTLE, WA 98104

AT SEATTLE  
CLERK U.S. DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
BY DEPUTY

DEAR JUDGE MARTINEZ:

I AM CONTACTING your office TO ASK it to ORDER AN INVESTIGATION OF MY MOST CURRENT WARRANTLESS ARREST AND IMPRISONMENT. ALSO, TO INVESTIGATE MY ALLEGATIONS OF EXCESSIVE FORCE USE AND OFFICIAL MISCONDUCT BY KING COUNTY PERSONNEL. NAMELY, NOAH MALONG, PROSECUTING ATTORNEY'S policy of AIDING AND ABETTING CRIMINAL ACTS OF his DEPUTY PROSECUTING ATTORNEY CATHERINE



McDowell AND DONALD HALEY,  
 Superior Court Elected Official  
 AND the Seattle Police Department  
 AND the King County Sheriff's  
 Department.

It has become necessary that  
 I write to your office directly  
 AS OUR (AMERICANS') CONSTITUTION  
 PROVIDES FOR THE REDRESS OF GRIEVANCE  
 AGAINST the people who operate  
 under the color of LAW, yet REFUSE  
 TO CARRY-OUT the DUTIES imposed  
 by LAW so that the GOVERNMENT HAS  
 POWER TO WRONGFULLY, MALICIOUSLY AND  
 WILLFULLY DEPRIVE BLACKS, ME, OF  
 MY BENEFITS OF the LAW, ALONG WITH  
 THAT REFUSAL is the ABILITY TO TAKE  
 MY FREEDOM AND NOT HAVE TO FACE ANY  
 LAWFUL challenge I present BECAUSE  
 Mr. Haley, Mr. Malen, Mr. GAINES,  
 Mr. Spearman, Mr. Randsell AND Mr.  
 Kessler ALL AGREE TO COVEN UP the  
 CRIMES through the AVENUE you of  
 NOT ANSWERING my MOTIONS TO

DISMISS AND SUPPRESS WITH AN ORDER GRANTING OR DENYING MY MOTIONS FOR HEARING, SUBPOENA POWER, ACCESS THE COURT DIRECTLY, GIVE ME WHAT "the equal protection clause of the "Supremacy Law of the LAND"

SUCH ACTS ARE CRIMINAL AND DESIGNED AND ACTED ON AGAINST ALL BLACK PEOPLE IN THE STATE OF WASHINGTON. PURSUANT TO BOTH THE CONSTITUTION AND THE EMANCIPATION PROCLAMATION OF 1863 THIS COURT, AND NOT THE STATE COURT, HAS EXCLUSIVE JURISDICTION OF THE PARTIES.

I AM SENDING YOU THIS AND ASKING THAT THIS COURT FORWARD COPIES TO THE FBI AND DEPARTMENT OF JUSTICE FOR PROCESSING AND CHARGING THOSE PUBLIC SERVANTS ACCORDINGLY.

MY MAIL IS NOT DELIVERED PROMPTLY I'LL BET YOUR OFFICE SENT A RESPONSE

TO MY ANSWERED COMPLAINT (1983), yet  
I HAVE NOT RECEIVED ANYTHING FROM  
your office

I MUST BELIEVE that by denying  
ME WHAT EVERY CITIZEN AND ATTOR-  
NEY ARE ENTITLED, due process of law  
AND the BENEFITS of the prohibitions &  
RESTRICTION placed upon the government  
WE FORMED under the CONSTITUTION for  
the UNITED STATES of AMERICA, the STATE  
OF WASHINGTON, through ORGANIZED COR-  
RUPTION, HAS violated GOMILLION V. LIGHT-  
FOOT (citation omitted) wherein the Supreme  
Court ORDERED that all inferior Courts  
"be EVER MINDFUL of [open discrimination] sophisti-  
cated AND MORE SUBILE FORMS of discrimination  
in the operation of the JUDICIAL BRANCH  
of GOVERNMENT."

SINCE, ALL I ASK IS that I HAVE  
OPPORTUNITY TO play on the field WITH-  
OUT BEING CHEATED BEFORE JUSTICE IS DONE.  
ALL the ALLEGATION CONTAINED in the  
ORIGINAL lawsuit ARE TRUE AND this  
NEW INCARCERATION IS EVIDENCE of that.

PLEASE place this matter on your motions calendar or provide me with taxpayer paid for local & District Rules of procedure for acquire a writ of HABEAS CORPUS in the most expedient fashion possible.

However, if your role is solely to stop U.S.A citizens from challenging acts of state of Washington courts and law enforcement, then send me the orders of protection to the jail I am in now. It certainly follows that I'll never have due process or protections enforced against the state of Washington, so you might as well order me charged under some federal claim (any will do, since government courts' rulings are the Supreme Law of the Land and I will NOT OBEY ANY ORDER WHICH MAKES NULL AND VOID the Federal Constitution).

THANK YOU,  
 Lewis G. Johnson  
 Attorney of Record

P.S. though I am counsel no government worker

will give me my legal papers, which I had in my possession at the time of my arrest. I believe an order from your Court directing the STATE OF WASHINGTON TO provide me with ALL MATERIALS, RECORDS, LAW BOOKS AND WARRANTS, WITH CAUSE NO. AND JUDGE'S NAME AND their DATE OF ISSUANCE AND WHO OUT OF the King County Prosecutors Office gave such order to Deputy Sheriff (which I am certain was Deputy Prosecution Attorney Cathy McDowell). She has openly and maliciously and vindictively used the authority of her office to work a crime against my privacy, which includes withholding exculpatory evidence that she thought I WAS BARRERED by RES JUDICATA.

Finally, I CAN NOT MAKE A DUPLICATION of this letter and request AND GET IT BACK WITH ANY CERTAINTY. I RATHER you ACKNOWLEDGE RECEIPT of this letter I send copy to King County Prosecutors Office AND TO the various elected officials AT 516 Third Ave, W-554, Seattle, WA 98104.